1	RANDALL H. SCARLETT (SBN 135554	
2	ROBERT E. ORMISTON (SBN 141857) Scarlett Law Group)
3	536 Pacific Ave. San Francisco, CA 94133	
4	Telephone (415) 352-6264	
5	Facsimile (415) 352-6265	
6	rscarlett@scarlettlawgroup.com reormiston@scarlettlawgroup.com	
7		24.000
8	CAL J. POTTER III (Nevada Bar No. 00 Potter Law Offices	(1988)
9	1125 Shadow Lane	
	Las Vegas, NV 89102	
10	Telephone: (702) 385-1954 Facsimile: (702) 385-9081	
11	lpotter@potterlawoffices.com	
12	Attorneys for KARLA FERNANDEZ, In	dividually
13	and as Guardian ad Litem for MAURIO	
14	FERNANDEZ, a minor, as the heirs of	
15	Carlos Casillas-Fernandez, Deceased	
16	IINITED STA	FFS DISTRICT COURT
17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF	CALIFORNIA – OAKLAND BRANCH
19	KARLA FERNANDEZ, Individually	Case No.: C 06 4371 SBA
	and as Guardian ad Litem for	STIPULATION AND ORDER RE HEARING
20	MAURICIO FERNANDEZ, a minor, as the heirs of Carlos Casillas-	OF PETITION FOR COMPROMISE OF
21	Fernandez, Deceased,	MINOR'S CLAIM
22	Plaintiffs,	
23	VS.	
24		
25	TASER INTERNATIONAL, INC., et al.,	
26	Defendants.	
27		
28		

IT IS HEREBY STIPULATED and AGRE	EED that settlement of this entire matter		
has been reached in the amount of \$205,00	0.00 (Two Hundred Five Thousand		
Dollars);, representing total payment for th	e claims of Karla Fernandez,		
Individually and as Guardian ad Litem of M	auricio Fernandez, a Minor.		
All parties seek judicial approval of pl	aintiffs' Petition for Compromise of		
Minor's Claim;			
All parties hereto Stipulate (they did s	so on the record at the time settlement		
was entered before Magistrate Judge Maria	-Elena James) to Magistrate Judge James		
hearing the Petition for Compromise of Mir	or's Claim and otherwise concluding		
the instant action.			
Defendants, CITY OF SANTA ROSA, SA	NTA ROSA POLICE, CHIEF EDWIN		
FLINT, SANTA ROSA POLICE OFFICERS BR	IAN SINIGIANI, MATTHEW SANCHEZ,		
DANIEL JONES, JAMES GRIFFIN, ROBERT ST. PIERRE and GARY NEGRI hereby			
waive all applicable statutory notice requirements for hearing of Petition for			
Compromise of Minor's Claim; and agree that Magistrate Judge James may set the			
matter for a hearing forthwith.			
Dated: February, 2009	SCARLETT LAW GROUP		
Ву			
=	ANDALL H. SCARLETT		
	ney for Plaintiffs, KARLA FERNANDEZ,		
	ridually and as Guardian ad Litem for		
MAU	RICIO FERNANDEZ, a Minor, as the		

heirs of Carlos Casillas-Fernandez, Deceased

1	
2	Dated: February, 2009 CITY OF SANTA ROSA
3	
4	By
5	MATTHEW J. LE BLANC, ESQ. Attorney for Defendants, CITY OF SANTA
6	ROSA, SANTA ROSA POLICE, CHIEF
7	EDWIN FLINT, SANTA ROSA POLICE OFFICERS BRIAN SINIGIANI, MATTHEW
8	SANCHEZ, DANIEL JONES, JAMES GRIFFIN, ROBERT ST. PIERRE and GARY
9	NEGRI
10	
11	<u>ORDER</u>
12	Pursuant to Stipulation of the parties hereto, the hearing of Petition for
13	Compromise of Minor's Claim shall be heard by Magistrate Maria-Elena James and
14	without the applicable statutory notice requirements on shortened time.
15	
16 17	Dated: February 10, 2009
17	
19	- Sandre B. Ormstrag
20	SAUNDRA B. ARMSTRONG Judge Of The United States District Court
21	Juage of the chief states 2 lourier court
22	
23	
24	
25	
26	
27	
28	

1 PROOF OF SERVICE 2 I declare that I am employed in the County of San Francisco, California. I am over the 3 age of eighteen years and not a party to the within cause; my business address is 536 Pacific Avenue, San Francisco, California 94133. 4 On the date set forth below, I served the attached PLAINTIFFS' OPPOSITIONS TO DEFENDANTS' MOTIONS IN LIMINE in said cause, by placing a true copy thereof 5 enclosed in a sealed envelope addressed as follows: 6 Matthew J. LeBlanc, Esq. 7 Asst. City Attorney City of Santa Rosa 8 100 Santa Rosa Avenue 9 Santa Rosa, CA 95402 10 Fax (707) 543-3055 11 () By Mail I placed each such sealed envelope in the outgoing mail receptacle for collection and mailing with postage thereon fully 12 prepaid, at San Francisco, California, following ordinary business practices. I am readily familiar with the practice of the Scarlett 13 Law Group for processing of outgoing mail, said practice being that in the ordinary course of business, said outgoing mail is 14 deposited in the United States Postal Service the same day as it is placed for processing. 15 BY PERSONAL SERVICE: 16 () I personally delivered by hand to the addressee(s) noted above. 17 () The messenger who made personal, hand delivery has executed a 18 proof of service and it follows this page. 19 () By Overnight I packaged and arranged for overnight service pursuant to the **DELIVERY SERVICE** provisions of the California Code of Civil Procedure. 20 By Facsimile I transmitted the contents of said envelope to be delivered by (XX) 21 Facsimile machine at the number(s) set forth above. 22 I declare under penalty of perjury, under the laws of the State of California, that the 23 foregoing is true and correct except as to those matters stated on information and belief and as to those matters, I believe it to be true. 24 DATED: February 3, 2009 25 26 DEBORAH M. SWANN 27 28